

THE DAILY PENNY PRESS

Published daily, Sundays excepted, at
14 West Fourth Street,
Cincinnati, Ohio, and delivered to subscribers in
Cincinnati and New York, and in surrounding cities
and villages on terms of
SIX CENTS A WEEK,
payable to the carrier.

PRICE OF MAILING.
Single copies, 2 cts.
One month, \$1.00
Three months, \$2.50
One year, \$10.00

AMUSEMENTS.

Wood's Theater

CORNER SIXTH & VINE STS., CINCINNATI.
Manager, George Wood.
Stage Manager, J. C. Bryant.
Treasurer, P. B. Hunter.
Proprietor, J. C. Bryant.
Principal Machinist, J. C. Bryant.
Properties, J. C. Bryant.

NOTICE—TIME CHANGED.
Doors open at 6 1/2 o'clock; performance commences
at 7 1/2 o'clock.

PRICES OF ADMISSION.
Dress Circle and Parquet, 50 cents; Family Circle,
25 cents.

CONTINUED ATTRACTION.

First representation of the grand drama of
CINDERELLA.

THURSDAY EVENING, March 10, will be pre-
sented the beautiful drama, entitled
CINDERELLA.

OR, THE LITTLE GLASS SLIPPER.

Cinderella, Mrs. Ellier.
Baron Pompadour, Mr. Ellier.
Dandini, Mr. Collier.
OVERTURE, OCHSNER.

The performance will commence with the sparkling
comedy of
A HUSBAND FOR HALF AN HOUR.

Frank Baumgartner, Mr. Collier.
Sir Barnabine Meadows, Mr. Collier.
Lady Trevant, Mrs. Collier.
Friday, Complimentary Benefit and last appearance
but one of Mrs. ELLIER.

NEW NATIONAL THEATER

LEWIS BAKER, Sole Lessee; D. A. SARRAS, Stage
Manager; W. C. TRUMBULL, Treasurer.

Tenth night of the eminent European Tragedian,
BARRY SULLIVAN.

THURSDAY EVENING, March 10, will be acted
Bulwer's much admired drama,
LADY OF LYONS.

OR, LOVE AND PRIDE.

Claude Melnotte, Mr. Barry Sullivan; Beaumont,
Mr. McHenry; Col. Dumas, Mr. Rainford; Glavia,
Mr. McHenry; Mrs. Glavia, Mrs. Rainford; Pe-
lissier, Miss DeCourcy; Wilson Melnotte, Mrs. Griffin.
To conclude with the laughable farce of the
TURTLES.

Hon. Mr. Iverson, Mr. Mortimer; Mr. Tuttle, Mr.
Hamilton; Mrs. Tuttle, Mrs. Julia Jones.

Friday, Benefit of Barry Sullivan.

PIKE'S

Opera House.

CHAS. M. BARRAS, MANAGER.

STRAKOSCH'S

ITALIAN OPERA COMPANY.

The management takes great pleasure in announcing
to the public that an engagement has been en-
tered into with the celebrated Italian Opera Com-
pany, under the management of the celebrated
and above mentioned establishment, with the series
of

GRAND ITALIAN OPERAS,

Embodiment in their representation the most extraor-
dinary constellation of Musical Celebrities that have
ever appeared in this city.

In order to give full effect to each Opera, the prin-
ciples will be fully supported by talented Artists in
the second and minor parts, as well as by an entire
Orchestra and Chorus from the Academy of Music,
of New York. During the inauguration season
there will be produced

12 GRAND ITALIAN OPERAS,

All of the modern repertoire,
Commencing Tuesday Eveg, March 15.

The prices of admission will be for Parquet
Circle, Parquet and Balcony (Reserved Seats) \$1.50;
Tickets with the privilege of occupying such seats as
may not have been secured, \$1.00; Gallery, 50 cents;
proportion of Private Boxes, for parties of six or
less, \$10.00. Upper Private Boxes, for six or less, \$10.
The management, at the request of a large number
of the principal citizens, respectfully informs the
public that seats for the entire season, of twelve
nights, may be secured at the Box Office on Saturday
Morning, at 9 o'clock. Subscriptions for 12 nights,
\$10.00.

ORDER OF THE SALE OF SEATS.

On Saturday, March 12, at 9 o'clock A. M., com-
mences the sale of Seats for the entire season of 12
nights.

At 12 o'clock A. M. commences the sale for the first,
second and third nights.

The One Dollar Tickets will be sold only on the day
of the performance.

The Box Office, for securing seats, will be open daily
from 9 o'clock A. M. until 9 o'clock P. M., when seats
can be secured, for any Opera, three days in advance.
There will be no Free List at this establishment,
except that of the Public Press.

NEW NATIONAL THEATER.

Friday Evening, March 11, 1859.

FAREWELL BENEFIT

Of the great European Tragedian,
BARRY SULLIVAN.

And positively his last appearance
but one.

When will be performed Shakespeare's play,
THE MERCHANT OF VENICE.

SHYLOCK, BARRY SULLIVAN.
And an entirely new version of the renowned Drama
called

DON CESAR DE BAZAN;
OR, LOVE AND HONOR.

Don Cesar de Bazan, Mr. Barry Sullivan.
Being his first appearance here in this, one of his
most popular characters.

Seats can now be secured. **ch. Com.**

WESTERN MUSEUM.

NEW AND INTERESTING ENTERTAINMENT
EVERY DAY AND EVENING.

THE LARGEST COLLECTION OF ANTI-
QUITIES IN THE UNITED STATES.

N. E. Corner Sycamore and Third Sts.

CASINO.

WEDDING MARCH, BY MENDELSSOHN, and
CORONATION MARCH, from the Prophet,
Every Night at the Casino, opposite Pike's
Opera House.

ADMISSION FREE.

SNOWDON & OTTE,

21.....West Fourth Street.....21.
(BETWEEN MAIN AND WALNUT.)

WINDOW SHADES,

CURTAINS,
SPRING MATTRESSES, BEDDING,
AC. AC. AC.

Table and Floor Oil-Cloths.
SHADES OF ALL KINDS & PATTERNS.
Made to order for Dwellings, Stores, Churches
and Offices.

GAS STOVES

AND
GAS BURNERS

FOR COOKING,
From One to Seventy-Five Dollars.

H. B. MURRAY, 272 Sixth St.

Cheapest Paper Store in Town.
GEORGE W. REED, Manufacturer and
Importer of

French & American Paper Hangings,
No. 235 Western Row, between Sixth and Longworth
streets, Cincinnati, Ohio.

The Daily Press.

Vol. 1. No. 15.

CINCINNATI, THURSDAY MORNING, MARCH 10, 1859.

Price One Cent.

LOCAL NEWS.

Cincinnati, March 10, 1859.

ERICSSON'S CALORIC EN- GINE, the first and only one in the

West, propels our Lightning Hoe Press.

STEAM WAS!

CALORIC 18!!

ERICSSON FOREVER!!!

Amusements This Evening.

NEW NATIONAL THEATER—Sycamore street,
between Third and Fourth—Lady of Lyons. Or
Love and Pride—Turtles.

WOOD'S THEATER—Corner Sixth and Vine sts.—
Cinderella. Or The Little Glass Slipper. A Husband
for Half an Hour.

GREAT WESTERN MUSEUM—Corner Third and
Sycamore.

Departure of Trains.

CINCINNATI, HAMILTON & DAYTON—6:00 A. M., 8:40
A. M., 4:30 P. M., 5:30 P. M., Hamilton Accommo-
dation.

CINCINNATI & ST. LOUIS—5:00 A. M., 4:15 P. M., 10:50
P. M., Louisville Express.

INDIANAPOLIS & CINCINNATI—5 A. M., 4:15 P. M., 8:00
P. M., Chicago and Terre Haute Night Express.

INDIANAPOLIS & CINCINNATI—5 A. M., 4:15 P. M., 8:00
P. M., Chicago and Terre Haute Night Express.

CINCINNATI, WILMINGTON & ZANESVILLE—From East
Front-Street Depot—5 A. M., 4:15 P. M., 8:30 P. M.

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Front-Street Depot—5 A. M., 4:15 P. M., 8:30 P. M.

CINCINNATI, RICHMOND & INDIANAPOLIS—6:00 A. M.,
4:30 P. M.

ANDERSON, KOKOMO & LOGANSPOUT—From Cincinnati,
Hamilton & Dayton Depot—6:00 A. M.

25 CARRIERS, NEWS-BOTS AND AGENTS sup-
plied with "Daily Press" at 60 cents per hun-
dred.

CASH INvariably IN ADVANCE.

No papers sent from or leave the office till
paid for. Advertisements to be paid at time
of ordering.

"THE LION AND THE LAMB SHALL LIE DOWN
TOGETHER."—Citizens of all parties, and of no
party, are soliciting Dr. Daniels, of the Sec-
ond Ward, to represent them and their inter-
ests in Council this spring.

SINGULAR DEATH.—A man named Jacob
Helch, who resided at East Walnut Hills some
months ago, was bitten in the shoulder by a
horse. About six weeks since, after the wound
had apparently healed, he was seized with
violent shooting pains from the shoulder down the
side to the stomach, which left him entirely
prostrate, and from the effects of which he
eventually died. This appears to us a some-
what singular case, and would be, should
think, to medical men worth investigating.

JURILIC AT THE JAIL.—Yesterday a man
named Wm. Bowen, who had been indicted and
imprisoned for counterfeiting, was acquitted by
the Court, which was, we believe, the first acquit-
tal since the present Prosecuting Attorney en-
tered upon the discharge of his duties, and the
fact becoming known at the jail, the prisoners
held a kind of jubilee over their announcement.
They seem to regard it as a good omen,
but we are afraid their rejoicing, like hearty
laughter, will end in tears.

FIRE ON SYCAMORE STREET.—The fine three
story brick house situated at No. 141 Sycamore
street, owned by Samuel Cobb, the undertaker,
and occupied by J. Bagley, as a boarding-
house, was discovered to be on fire in the roof,
at noon yesterday. Our firemen, however,
who never allow anything to burn, were
promptly on the ground, and in a few minutes
had so completely deluged the building with
water that not a spark of fire remained. The
total loss will probably reach \$1,000, eight
hundred of which is upon the contents of the
house. Two hundred dollars will indemnify
Mr. Cobb, who is, we learn, fully insured.

A NEW DODGE.—A BURGULAR IN A BOX-
NET.—The house of a man named George Frei-
berg was entered and robbed a few days ago
by some person whose invention is worthy a
nobler occupation. He, it seems, had effected
an entrance into the building, and in the hall
found a bonnet, a cape and a cloak, all of which
he put on and passed up stairs. He was seen
by Mrs. Freiberg, but she supposed it was her
sister, who lived in the lower part of the
house, and who was in the habit of often going
into her room, and therefore she took no notice
of the intruder. Some time afterward, how-
ever, she asked her sister if she had been up
stairs, and to her astonishment was answered
in the negative. She went up into her room
and found that it had been ransacked, and half
a dozen silver spoons, some clothing and about
\$25 in money, stolen therefrom, and then she
knew that the robbery must have been com-
mitted by the person she saw in her sister's
bonnet. The articles which the rascal had
used for his temporary masquerade were found
outside the door but a few steps off, he think-
ing it well enough to abandon those friends
who had served him so faithfully.

POLICE COURT.—There was little business of
importance before Judge Pruden yesterday
morning.

Arthur Anrosin drove his team through a
funeral procession, and upon payment of costs
was admonished to sin in this manner no more.

Mary Bearman, whose fondness for whisky
overcame her moral nature, for want of money
to purchase, and being unable to control her
desire for some of that abominable stuff, re-
sorted to an appropriation of a decanter full,
which was the property of another, and was
sent to the Jail for a term of 30 days, after
having pleaded guilty.

Mary Frick, who has a sister in sin named
Emma Wright, assaulted her unfortunate
friend, and the Judge thinking such behavior
very bad, held her to bail in the sum of \$200
to answer the charge at another time.

Half-dozen others, whose appetites made
them mad, were punished, some with fines and
some imprisonment, for having indulged their
unfortunate passion for stimulants.

A man named John Reinhardt was sentenced
to imprisonment in the County Jail, for ten
days on bread and water, for having obtained
about twelve dollars' worth of goods from a
man named Cohen, under the promise of man-
ufacturing them into coats, but which he failed
to do. He took the unmade garments home,
but failed to return them, and Mr. Cohen, think-
ing he would never do so, had him arrested,
when it was shown he had sold them and used
the proceeds, whereupon the aforesaid John
was sentenced as we have stated.

LAW REPORT.

COMMON PLEAS.

QUESTION OF PRACTICE—AMENDMENT OF
AFFIDAVITS.—Snyder and Jenkins vs. J. Kauf-
man; Cobb and Arnold vs. the same. This was
an action, submitted to Judge Dickson, to re-
cover for goods sold by plaintiffs to defendant.
An order of arrest was issued against the
defendant, on the ground that he had fraudu-
lently disposed of his property. A motion was
made to vacate this order, on the ground that
the affidavit on which it was based was verified
before a notary public. Pending the hear-
ing, plaintiffs (Cobb and Arnold) filed a new
affidavit, verified before the Clerk of this Court,
and a new order of arrest issued, and filed a
new bond. This was done during the life of
the first order, and while defendant was in
custody under it.

The Court said there could not be two orders
of arrest, compelling defendant to give two
bonds. The question was as to which should
be dismissed. The defendant presents no ob-
jection to the dismissal of the first order, and
the Court, adopting the views of Judge Gholson,
in a well-considered opinion that where a
party has a defendant under arrest by reason of
an illegal order, he can not legally re-arrest
him—the Court should hold that the second
order of arrest must be discharged.

In the case of Snyder and Jenkins against
the same defendant, a motion was made to vacate
the order on two grounds; the first that the
affidavit on which it is based is not sufficient
to keep the canal in working order; and that
the outlay of \$47,000, the estimated cost of repairs,
would be a wasteful expenditure. After a re-
capitulation of all that has hitherto been said
in favor of the surrender of the canal, as con-
ferring benefits upon the city and its inhabi-
tants, it concluded by praying the Legislature
to surrender the canal for sewerage and other
purposes. The memorial was adopted as the
memorial of the Council.

APPROPRIATIONS.—The sum of \$200 was voted
for the satisfaction of a judgment against the
city, obtained by Mrs. Emma Metcalf, for the
costs of her property by the overdraw of a gutter.

A similar sum was voted (\$65) for the pay-
ment of expenses incurred by the committee on
Police and Prisons, in visiting Columbus on be-
half of the city, on two occasions.

THE WHARFAGE ORDINANCE was called up by
Mr. Everett. The Chair called for a suspension
of the rules. Mr. Kierstedt objected. A
discussion followed, and eventually a vote was
taken, which did not sustain the Chair.

Section 4, fixing the salary of the Wharf
Register at \$800, was passed, after the rejection
of two amendments—one proposing to
make the salary \$700 and the other \$900.

Section 5, appointing the election of the
Wharf-master to take place triennially, on the
1st Monday in April, and fixing his salary at
\$1,000 a year, was next passed.

The other sections, regarding the duties of
the above-named officers, and affixing pen-
alties for offenses against the provisions of the
ordinance, were under discussion when our re-
porter left.

PROBABLE MURDER—WOMAN BADLY BEATEN
BY HER HUSBAND.—An individual, somewhat
renowned, who lived a great many years ago,
and who has said among many bad things a
few good ones, remarks that "there is a time
for all things." We doubt this—indeed, we
are almost sure it can not be true; but assuming
that it is, we will venture to affirm that this is
the time to be bestial. One of the law-makers
of our country shoots a colleague in the street,
and the lower classes, all over the country,
who get their cue always from the higher, fol-
low the example they have received from the
seat of government. Revenge aroused, with
lowering brows, stalks all abroad, while mur-
der follows close in his footsteps; and, much as
we regret it, we are almost every week com-
pelled to record the fact that another crime is
added to the already far too sanguinary record.

Yesterday a man named James McCallion,
who resides on Eighth street, near the base of
Mt. Adams, and whose wife for many years
has patiently borne his abuse, went home very
much intoxicated, fell upon her with a hatchet
and beat her so severely that it is thought she
can not survive. Her wounds were principally
upon the head and face, and from what we
could learn both must have been completely
jellied. He was arrested and taken to the
Hammond-street Station-house, and will prob-
ably have a hearing before His Honor Judge
Pruden this morning.

Rumor, as in every case of this kind, ever
since the above was written, has been telling
different tales in regard to the condition of the
woman. It was reported that she was dead,
and again that she was speechless, and now—
at one o'clock—that she would be likely to re-
cover. We have no means of determining, at
this late hour, the truth in regard to the mat-
ter, but sincerely hope, for her sake, that the
crime of murder may not be added to the unfor-
tunate man's record.

ACCIDENT AT THE TURNERS' HALL.—About
nine o'clock, yesterday morning, the vicinity
of Walnut and Allison streets was thrown into
a considerable state of excitement by an acci-
dent that occurred at the Hall of the Turners,
which is situated near the corner of the streets
above-named.

The house is being torn down to make room
for another and larger structure of the same
nature, and some persons who were at work upon
the upper story were precipitated, with a part
of the floor, through the entire building to the
ground. It appears that the beam which sup-
ported the joists of this story was very slight,
and they, by becoming to a certain extent dis-
placed, broke it, thus causing the accident.

Those who were at work above escaped being
wounded, with the exception of a few slight
scratches, although, when we think of the na-
ture of their fall, this fact seems somewhat
miraculous. But Jacob Diehl, superintendent
of the workmen, and a man named John Jaeger,
who were standing immediately beneath the
mass that fell, were injured quite seriously.
Their wounds were principally upon the head,
side and back, but none of them were of such
a character as to render it at all probable that
they will prove fatal.

MAN ALMOST KILLED BY A FALL OF EARTH.
A man whose name we were unable to learn,
was found about six o'clock yesterday, half
buried in earth, at the summit of Mount
Adams. It is supposed that he fell from one
of those bluffs which have been left by the
grading of the hill, a distance of eighteen or
twenty feet. His appearance denoted that he
was unfortunate in his habits, and that he had
fallen while in a state of intoxication. It is
thought he can not survive.

The unexampled demand for the Sewing
Machines of Geo. B. Sloat & Co., prove
them to be the acme plus ultra of all inventions.
Our office is No. 52 West Fourth st.

City Council.

LAST NIGHT'S PROCEEDINGS.

The Council met at the usual hour. R. C.
Bishop, President, in the chair.

THE McMICKEE ESTATE.—A resolution was
presented by Mr. Runyan, for authorizing the
City Solicitor to take such steps as may be
necessary to prevent any person or persons
from leasing the Mansion House, on the Ham-
ilton Road, the property of the late Mr.
McMicken. The resolution also authorized the
City Solicitor to inquire on what or whose
authority Mr. David S. Stille pretends to lease
the said premises. Resolution adopted.

HOOK AND LADDER CO. No. 1.—A resolu-
tion for increasing the wages of the members
of this Company from \$8 a month to \$12 50—
presented by Mr. Davis—was adopted.

THE MIAMI CANAL.—Mr. Rube introduced a
memorial for presentation to the Legislature
by the Council (adverse to the bill now before
that body), setting forth that the Miami Canal
between Broadway and the River belongs to
the State, and, therefore, the Legislature pos-
sessed the power to surrender it. The memorial
proceeded to show that the portion of the canal
in question is of no special benefit to the
citizens, as merchandise can be carried from the
river to the level of the highest lock at a much
less expense than through the canal; that the
amount received from tolls is not sufficient to
keep the canal in working order; and that the
outlay of \$47,000, the estimated cost of repairs,
would be a wasteful expenditure. After a re-
capitulation of all that has hitherto been said
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